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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT

		District of Ne	w Jersey		
In Re:	Bruce A Piekarsky		Case No.:		22-10450
		Debtor(s)	Judge:		
		(,			
		CHAPTER 13 PLAN	AND MOTIONS	6	
✓ Original☐ Motions	Included	☐ Modified/Notice Red☐ Modified/No Notice	•	Date:	02/7/2022
		E DEBTOR HAS FILED HAPTER 13 OF THE BA			
		YOUR RIGHTS MAY	BE AFFECTE	o	
contains the Plan proposition of the Plan proposition of the Plan proposition of the Plan prosecute Plan prosecute Plan prosecute	ne date of the confirmationsed by the Debtor to achey. Anyone who wishest ection within the time fraduced, modified, or eliminary be granted without fune Notice. The Court may be Bankruptcy Rule 3015 on may take place solely avoid or modify the lien. It is a lien based on value of contest said treatment may take.	e court a separate <i>Notice</i> ion hearing on the Plan projust debts. You should rest to oppose any provisioname stated in the <i>Notice</i> inated. This Plan may be urther notice or hearing, any confirm this plan, if the state of the collateral or to reduce the collateral or to reduce must file a timely objection	proposed by the ead these pape of this Plan or Your rights make confirmed and unless written of the are are no timely tions to avoid of the area of the interest rand appear are not and appear are	Debtor. This rs carefully a any motion in any motion is become bindiplection is filled objection modify a lied eess. The plant ion or adversate. An affect the confirmation of the confirm	document is the actual and discuss them with ncluded in it must file a by this plan. Your claim ding, and included ed before the deadline ons, without further an, the lien avoidance or confirmation order sary proceeding to avoid the dien creditor who ation hearing to
state whe	ether the plan includes	of particular importance is each of the following provision will be ineffect	items. If an itei	m is checke	d as "Does Not" or if
THIS PLA	N:				
	☑ DOES NOT CONTAI SET FORTH IN PART	IN NON-STANDARD PR 10.	OVISIONS. NC	N-STANDAF	RD PROVISIONS MUST
COLLATE	RAL, WHICH MAY RE	HE AMOUNT OF A SEC SULT IN A PARTIAL PA DTIONS SET FORTH IN	YMENT OR NO	PAYMENT	
		A JUDICIAL LIEN OR NO TIONS SET FORTH IN I			RCHASE-MONEY

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Initial Debtor(s)' Attorney	Initial Debtor:	BAP Ir	nitial Co-Debtor			
Part 1: Payment and Lei	ngth of Plan					
a. The debtor shall 60 months.	ll pay <u>300.00 Monthly</u> to the Ch	napter 13 Trustee, sta	arting on for approximately			
y Futo	II make plan payments to the Trure Earnings her sources of funding (describe		ving sources: I date when funds are available):			
✓ Sale Des	perty to satisfy plan obligations: e of real property scription: posed date for completion:	2 years from conf	firmation			
Des	inance of real property: scription: posed date for completion:	2 years from cont	firmation			
Des	n modification with respect to macription: posed date for completion:	nortgage encumberir	ng property:			
loar	e regular monthly mortgage payin modification. I er information that may be impo					
Part 2: Adequate Protection a. Adequate protection Trustee and disbursed pre	ection payments will be made in		to be paid to the Chapter 13			
b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor). Part 3: Priority Claims (Including Administrative Expenses)						
a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:						
Creditor	Type of Priority		Amount to be Paid			
Department of the Treasury Department of Treasury		tain other debts	22,713.69 13,229.77			
b. Domestic Support C Check one: None The allowed price	<u> </u>	a governmental unit	and paid less than full amount:			

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pursuant to 11 U.S.C.1322(a)(4):				
Creditor	Type of Priority	Claim Amount	Amount to be Paid	

Part 4: Secured Claims

a. Curing Default and Maintaining Payments on Principal Residence: 🕢 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
		_	Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 📝 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

					Value of		
			Total		Creditor	Annual	Total
		Scheduled	Collateral	Superior	Interest in	Interest	Amount to
Creditor	Collateral	Debt	Value	Liens	Collateral	Rate	Be Paid

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the

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allowed secured	claim shall disch	arge t	the corresponding lien.			
	nfirmation, the sta		erminated as to surrender erminated in all respects.			
Creditor		Collate	ral to be Surrendered	,	Value of Surrendered Collateral	Remaining Unsecured Debt
f. Secured Clai		•	Plan	lan:		
Creditor			ollateral			o be Paid through the Plan
TD Bank		N.	0 Gorge Road, Apt. 8J Cliffsi J 07010 Bergen County		ζ,	0.00
Bank of America		La	29 SW 20th Place, Unit C, Fo nuderdale, FL 33324 Broward	l Count	у	0.00
	ims to be Paid i			DNE		
Creditor			ollateral			o be Paid through the Plan
Briarcliff Owners II	NC.		0 Gorge Road, Apt. 8J Cliffsi J 07010 Bergen County	de Park	ζ,	0.00
Part 5: Unsecu	red Claims	NO	NE			
a. Not s ∈		an \$_	allowed non-priority unsec to be distributed <i>pro ra</i> 0 percent		claims shall be pai	d:
	<i>Pro Rata</i> d	istribu	tion from any remaining f	unds		
b. Sepai	ately classified	unse	cured claims shall be tre	ated as	s follows:	
Creditor		Basis f	or Separate Classification	Trea	tment	Amount to be Paid
Part 6: Executo	ory Contracts ar	d Un	expired Leases X	IONE		
non-residential re	eal property leas	es in t	forth in 11 U.S.C. 365(d) his Plan.) xpired leases, not previou	, ,		
except the follow	•		•	- 7 1	,, op	, , ,
	Arrears to be Cured Plan	in	Nature of Contract or Lease	Treatment by Debtor Post-Petition Paymer		
'						
Part 7: Motions	X NONE					

NOTE: All plans containing motions must be served on all affected lienholders, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

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	otion to Avoid Debtor moves to									
Creditor	Nature of Collateral	Type of Li	en Amount c	of Lien		ue of ateral	Amoun Clain Exemp	t of O	Sum of All ther Liens gainst the Property	Amount of Lien to be Avoided
b. Mo	otion to Avoid	Liens and	d Reclassify	Clain	n from S	Secur	ed to Co	mpletely	Unsec u	ıred. 💉
	Debtor moves to th Part 4 above	•	the followin	g clair	ns as ui	nsecu	red and to	void lie	ns on col	lateral
Creditor	Collateral		Scheduled Debt	Total C Value	Collateral	Super	ior Liens	Value of Creditor's Interest i Collatera	n	Total Amount of Lien to be Reclassified
Partially Uns	otion to Partia secured. No	ONE o reclassify	y the followin	g clair			_		•	
Creditor	on collateral co		Scheduled Debt	Total	Collatera	ı P	Amount to be	e Deemed Secured		Amount to be Reclassified as Unsecured
a. Ve ✓ □ b. Pa Credi	er Plan Provisions esting of Proposition Upon Confirm Upon Discha expment Notice tors and Lesso he Debtor notw	erty of the mation urge s s	d for in Parts		•	conti	nue to ma	il custon	nary notic	ces or
	2) Other Ad 3) Secured 4) Lease A 5) Priority	ee shall pay Standing I dministrative Claims rrearages	Frustee Com e Claims			owing - - - -	order:			
	ost-Petition Cl		io mod south so	:			Likion ala'-	oo filaal -		to 44 H C C
	Standing Truste						ution clain	ns filed p	ursuant t	:0 11 U.S.C.

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Part 9: Modification X NONE	
NOTE: Modification of a plan does not requi be served in accordance with D.N.J. LBR 30	re that a separate motion be filed. A modified plan must 15-2.
If this Plan modifies a Plan previously fil Date of Plan being modified:	led in this case, complete the information below.
Explain below why the plan is being modified:	Explain below how the plan is being modified:
Are Schedules I and J being filed simultaneous	ly with this Modified Plan? ☐ Yes ☐ No
Part 10: Non-Standard Provision(s): Signate Non-Standard Provisions Requiring Sep ✓ NONE — Explain here: Any non-standard provisions placed else	parate Signatures:
Signatures	
The Debtor(s) and the attorney for the Debtor(s)), if any, must sign this Plan.
	s), if not represented by an attorney, or the attorney for the see provisions in this Chapter 13 Plan are identical to <i>Local Form</i> , on-standard provisions included in Part 10.
I certify under penalty of perjury that the above i	is true.
Date: February 7, 2022	/s/ Bruce A Piekarsky
	Bruce A Piekarsky
Date:	Debtor
	Joint Debtor
Date February 7, 2022	/s/ David L. Stevens
	David L. Stevens 034422007 NJ
	Attorney for the Debtor(s)